XV. An account sworn by the Plaintiff, or a Bill proved before any Justice of the Provincial Court, or any two Justices of a County Court, shall be sufficient Evidence to prove Debts in any Court within the Province, provided that the party who proves the Debt as aforesaid, shall at the same time declare upon Oath, whether he knows of any payment or discount of any parcel of the Debt or Account so proved: Which shall be rectified under the Hands of such Justices as aforementioned.

XVI. If any Defendant at the Tiyal can prove either by Certificate as aforesaid, or otherwise, that any sum of Tobacco or Money hath been paid to the Plaintiss or his Order, in part of the Debt sued for, the same shall be discounted, and the Court shall give Judgment for so much only as remains due, with Costs of Suit. Provided the Ballance exceeds 200 l. of Tobacco, or 16 s. 8 d. in the County Courts, and 1500 l. of Tabacco, or 6 k. 5 s. in the Provincial Court, otherwise the Plaintiss shall be Non-suited. Ut supra, N. 8, 9.

Publication of Laws.

I. An. 4. W. & M. 1692. p. 5. All Acts that shall pass in this and all succeeding Assemblies, shall be sairly transcribed in Parchment, and by Writ under the Great Seal of this Province passed by the Chancellour, to the Sheriff of every County transmitted, with Commandment for them to proclaim and publish the same in their several respective Counties.

II. Every County shall pay to the Chancellour for such Transcript of the Laws, so much Tobacco as the General Assembly in which such Laws were made,

shall affess and allow.

R.

Recognition.

An. 4. W. & M. 1692. p. The Title of K. William and Q. Mary Recognized.